

10-14-03

Ser. No.: 09/771,229
Page 1 of 4

2634

Attorney Docket No.: FUJS 13.045A (100794-10736)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor : Takanori IWAMATSU
Hiroyuki KIYANAGI

Serial No. : 09/771,229

Filed : January 26, 2001

Title : **CLOCK PHASE DETECTING CIRCUIT AND CLOCK
REGENERATING CIRCUIT EACH ARRANGED IN
RECEIVING UNIT OF MULTIPLEX RADIO EQUIPMENT**

Examiner : Young Toi Tse

Group Art Unit : 2634

Mail Stop Petitions
Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

October 10, 2003
RECEIVED

OCT 20 2003

Technology Center 2600

PETITION UNDER 37 CFR 1.181(A)
REQUESTING
WITHDRAWAL OF HOLDING OF ABANDONMENT

To the Commissioner for Patents:

Applicant received a Notice of Abandonment, a copy of which is enclosed, mailed on September 30, 2003. The Notice of Abandonment indicated that the above-identified application was abandoned due to Applicants' failure to timely reply to an Office Action mailed on February 26, 2003. However, Applicants respectfully submit that a timely reply was made on August 26, 2003, as attested to by Applicants' undersigned attorney of record in a declaration enclosed herewith.

Any fee due with this paper may be
charged to Deposit Account No. 50-1290.

Filed by Express Mail
Receipt No. 2298018466245
on Dec-12-03
pursuant to 37 C.F.R. 1.10.
By Patricia Muir
Patricia Muir

Applicants also enclose copies of the documents mailed on August 26, 2003 in Applicants' timely reply, including a Response to Office Action, a Petition for a three-month extension of time, and a revised Figure 14. Applicants further attach a copy of a return receipt postcard indicating receipt of these documents by the Office of Initial Patent Examination on August 26, 2003.

Accordingly, Applicants respectfully request that the holding of abandonment be withdrawn, that the Response of August 26, 2003 be considered and that the application be allowed.

It is believed that no fee is due with this petition. However, if any fee is due with this paper, the Commissioner is hereby authorized to charge such fee on Deposit Account No. 50-1290.

Any inquiries regarding the current petition may be directed to Applicant's undersigned attorney of record, who may be reached directly by telephone at (212)940-8729.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'T. Bean', written over a horizontal line.

Thomas J. Bean
Reg. No. 44,528
Attorney for Applicant

Katten Muchin Zavis Rosenman
575 Madison Avenue
New York, NY 10022-2585
Phone: (212)940-8800

Docket No.: FUJS 13.045A (100794-10736)

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P. O. Box 1450
Alexandria, VA 22313-1450

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**STATEMENT OF THOMAS J. BEAN IN SUPPORT OF
PETITION UNDER 37 CFR 1.181(A)**

I, Thomas J. Bean (Reg. No. 44,528), hereby declare that:

1. I am an attorney of record for the above-identified patent application.
2. I prepared a Response to Office Action, a Petition for a three-month extension of time, and a revision to Figure 14 in response to an Office Action mailed January 31, 2003 in regard to the above-referenced application.
3. Upon information and belief, the Response to Office Action, Petition for a three-month extension of time, and revision of Figure 14 were timely mailed by Express Mail on August 26, 2003, and true copies of these documents are provided with this Statement.
4. Upon information and belief, the number of the Express Mail mailing label EV 332275680US was placed on the first pages of the Petition for extension of time and Response mailed on August 26, 2003.

Any fee due with this paper may be
charged to Deposit Account No. 50-1290.

Filed by Express Mail

Receipt No. KL980184662 US

on Oct - 10 - 03
pursuant to 37 C.F.R. 1.10.

By Patricia Muir
Patricia Muir

5. Upon information and belief, a postcard was returned to Applicants' representative by the Office of Initial Patent Examination, indicating receipt of the above-listed documents on August 26, 2003.
6. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: 10/10/03



Thomas B. Bean

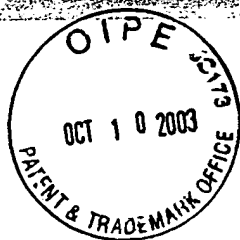
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PATENTS

TO: Assistant Commissioner for Patents

Atty Docket No. 130799-1-156

Serial/Patent No. 09/111227

Date Mailed Aug 26 2003

Filing date Jan 26 - 2001

Attorney Ther...

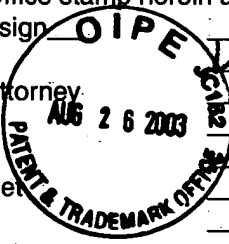
Inventor(s): TORANOS THANATSA

Title:

SEP - 2 2003

The U.S. Patent & Trademark Office stamp herein acknowledges receipt of the following:

<input type="checkbox"/> Application (Utility or Design)	<input checked="" type="checkbox"/> Total Pages
<input type="checkbox"/> Preliminary Amendment	<input checked="" type="checkbox"/> Sheets of Drawings (Figs 14)
<input type="checkbox"/> Declaration and Power of Attorney	<input type="checkbox"/> Fee Transmittal Sheet
<input type="checkbox"/> Transmittal Letter	<input type="checkbox"/> Response to Missing Parts
<input type="checkbox"/> Small Entity Form	<input type="checkbox"/> Amendment
<input type="checkbox"/> Assignment and Cover Sheet	<input type="checkbox"/> IDS & Citation in Application Form
<input type="checkbox"/> Response to Office Action	<input type="checkbox"/> Certified Copy of Priority Document
<input checked="" type="checkbox"/> Petition <u>not of time</u>	<input type="checkbox"/> Check(s) # for \$
<input type="checkbox"/> Certificate of Mailing	<input type="checkbox"/> Letter to Official Draft Person
<input type="checkbox"/> Express Mail Certificate-Label #	<input type="checkbox"/> Corrected Figures
<input checked="" type="checkbox"/> Other: <u>6/332272 8045</u>	<input type="checkbox"/> Request for Refund of Fee





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/771,229	01/26/2001	Takanori Iwamatsu	FUJS 13.045A	6938

26304 7590 09/30/2003

KATTEN MUCHIN ZAVIS ROSENMAN
575 MADISON AVENUE
NEW YORK, NY 10022-2585

EXAMINER

TSE, YOUNG TOI

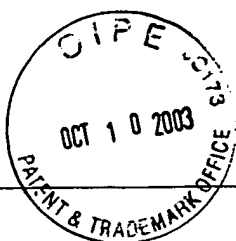
ART UNIT PAPER NUMBER

2634

DATE MAILED: 09/30/2003



Please find below and/or attached an Office communication concerning this application or proceeding.



Notice of Abandonment

Application No.

09/771,229

Examiner

YOUNG T. TSE

Applicant(s)

IWAMATSU ET AL.


Art Unit

2634

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

This application is abandoned in view of:

1. ☒ Applicant's failure to timely file a proper reply to the Office letter mailed on 26 February 2003.
 - (a) ☐ A reply was received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the period for reply (including a total extension of time of _____ month(s)) which expired on _____.
 - (b) ☐ A proposed reply was received on _____, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection.
(A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).
 - (c) ☐ A reply was received on _____ but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).
 - (d) ☒ No reply has been received.
2. ☐ Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).
 - (a) ☐ The issue fee and publication fee, if applicable, was received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).
 - (b) ☐ The submitted fee of \$_____ is insufficient. A balance of \$_____ is due.
The issue fee required by 37 CFR 1.18 is \$_____. The publication fee, if required by 37 CFR 1.18(d), is \$_____.
 - (c) ☐ The issue fee and publication fee, if applicable, has not been received.
3. ☐ Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).
 - (a) ☐ Proposed corrected drawings were received on _____ (with a Certificate of Mailing or Transmission dated _____), which is after the expiration of the period for reply.
 - (b) ☐ No corrected drawings have been received.
4. ☐ The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.
5. ☐ The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.
6. ☐ The decision by the Board of Patent Appeals and Interference rendered on _____ and because the period for seeking court review of the decision has expired and there are no allowed claims.
7. ☐ The reason(s) below:


YOUNG T. TSE
Primary Examiner
Art Unit: 2634

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor : Takanori IWAMATSU
Hiroyuki KIYANAGI

RECEIVED

Serial No. : 09/771,229

OCT 20 2003

Filed : January 26, 2001

Technology Center 2600

Title **CLOCK PHASE DETECTING CIRCUIT AND
CLOCK REGENERATING CIRCUIT EACH
ARRANGED IN RECEIVING UNIT OF MULTIPLEX
RADIO EQUIPMENT**

Examiner : Young Toi Tse

Group Art Unit : 2634

August 26, 2003

Mail Stop Reissue
Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

AMENDMENT UNDER 37 C.F.R. § 1.173(b)

Sir:

Applicant hereby petitions for a three-month extension, a petition pursuant to 37

C.F.R. §1.136(a) and authorization to charge the requisite fee being enclosed.

In response to the Office Action dated February 26, 2003, please amend the

subject application as follows:

Any fee due with this paper may be
charged to Deposit Account No. 50-1290.

Filed by Express Mail
Receipt No. 2133227568048
on AUGUST 26, 2003
pursuant to 37 C.F.R. 1.10.
By Patricia Muir
Patricia Muir

IN THE SPECIFICATION

Please amend the paragraph beginning at column 2, line 11 as follows:

The clock regenerating circuit 75 regenerates A/D conversion clocks, of which the timing at which the [A/D] A/D converters 72 and 73 execute an A/D conversion (the so-called eye pattern in fully open state) matches the phase, from a received signal to be detected by the orthogonal detecting unit 75 and then supplies them respectively to the A/D converters 72 and 73. The clock regenerating circuit 75 is formed of a square detecting unit 76, a filter 77, and a PLL circuit 78. The PLL circuit 78 is formed of a phase detector (PD) 79, a loop filter 80, an amplifier 81 and an oscillating unit 82.

Please amend the paragraph beginning at column 2, line 45 as follows:

The clock regenerating circuit 83 proposed by Japanese Patent Laid-open Publication (Tokukaisyo) No. 63-215235 as shown in FIG. 61, is formed of a phase deviation detection unit 831, [a] an infinite phase shifter 832, and an oscillating unit 833. Numeral 81 represents a demodulating unit which demodulates a received signal and 82 represents a data regenerating unit that regenerates a demodulated signal (data) from the demodulating unit. The data regenerating unit 82 consists of an equalizer (EQL) 821 that subjects a demodulated signal to an equalizing process and an identifier (A/D converter) that identifies and encodes (digitalizes) the level of the demodulated signal processed by the equalizer.

Please amend the paragraph beginning at column 4, line 13 as follows:

According to the present invention, the clock regenerating circuit arranged in a receiving unit of multiplex radio equipment, the receiving unit including an identifying unit for identifying a signal at a predetermined identification level, the signal being obtained by demodulating a multi-level orthogonal modulated signal and an equalizing circuit for subjecting the demodulated signal to an equalizing process, the clock regenerating circuit regenerating a signal identification clock for the identifying circuit and then supplying the signal identification clock to the identifying circuit, is characterized by a clock regenerating unit for regenerating the signal identification clock based on a signal before the multilevel orthogonal modulated signal is detected, a phase adjusting unit for adjusting the phase of a clock from the clock regenerating unit and then supplying the phase-adjusted clock to the identifying circuit, and a clock phase detecting unit for detecting a phase component of the signal identification clock based on input/output signals of the equalizing circuit and then supplying the result as the phase adjustment control signal to the phase adjusting unit.

Please amend the paragraph beginning at column 4, line 50 as follows:

Furthermore, according to the present invention, the clock regenerating circuit arranged in a receiving unit of multiplex radio equipment, the receiving unit including an identifying circuit for identifying a signal at a predetermined identification level, the signal being obtained by demodulating a multilevel orthogonal modulating signal and an equalizing circuit for subjecting the demodulated signal to an equalizing process, the clock regenerating circuit regenerating a signal identification clock for the identifying circuit and then supplying the signal identification clock to the identifying circuit, is characterized by a clock phase detecting unit for detecting a phase component of the

signal identification clock based on [input/output] input/output signals of the equalizing circuit[;], a loop filter unit for integrating the output from the clock phase detecting unit[;], and an oscillating unit for producing a signal identification clock for the identifying circuit to the identifying circuit, in response to as a control input the output from the loop filter unit.

Please amend the paragraph beginning at column 6, line 6 as follows:

According to the present invention, the clock regenerating circuit arranged in a receiving unit of multiplex radio equipment, the receiving unit including an identifying circuit for identifying a signal at a predetermined identification level, the signal being obtained by demodulating a multilevel orthogonal modulated signal, the clock regenerating circuit regenerating a signal identification clock for the identifying circuit and then supplying the signal identification clock to the identifying circuit[;], is characterized by a clock phase detecting circuit for detecting a phase component of the signal identification clock based on clock phase difference information supplied to the identifying circuit and signal error differential information obtained by the identifying circuit which supplies it to the clock regenerating circuit[;], a loop filter unit for integrating the output from the clock phase detecting unit[;], and an oscillating circuit for producing a signal identification clock for the identifying circuit to the identifying circuit, in response to the output as a control input from the loop filter circuit.

Please amend the paragraph beginning at column 25, line 50 as follows:

In the clock regenerating circuit 35A having the above-mentioned configuration, like the configuration shown in FIGS. 7 and 9, the phase component detecting unit 26A

arranged corresponding to the channel (Ich) identifying unit 23 detects the phase shift of and A/D conversion clock based on an Ich signal while the phase component detecting unit 26B arranged corresponding to the channel (Qch) identifying unit 24 detects the phase shift of an A/D conversion clock based on a Qch signal. The integrator [27] 27A averages the phase shift of an A/D conversion clock to supply as a phase adjustment and control signal for the phase shifter 28A to the phase shifter 28A while the integrator [27] 27B averages the phase shift of an [A/ID] A/D conversion clock to supply as a phase adjustment and control signal for the phase shifter 28B to the phase shifter 28B. As a result, the phase shifters 28A and 28B adjust independently the phase of the A/D conversion clock regenerated in the clock regenerating unit 29 and supply it respectively to the identifying units 23 and 34.

Please amend the paragraph beginning at column 26, line 38 as follows:

In the inclination judging unit 30A having the above-mentioned configuration, the FF circuit 306, for example, as shown in FIG. 16, latches the current Ich signal (at the time "0") and the past Ich signal (at the time "-T/2") delayed by the time T/s by the [FE] FF circuit 305 and then outputs them to the comparing unit 307 according to the basic clocks from the frequency divider 36.

Please amend the paragraph beginning at column 34, line 53 as follows:

Hence the phase shift of an [A/ID] A/D conversion clock for the A/D converters 23A, 23B, and 24 can be adjusted automatically and with high accuracy to supply to the identifying units (A/D converters) 23A, 23B, and 24.

IN THE CLAIMS

8. (twice amended) A receiver circuit arranged in a receiving unit of multiplex radio equipment, comprising:

an identifying circuit for identifying a signal at a predetermined identification level, said signal being obtained by demodulating a multilevel orthogonal modulated signal;

a clock regenerating circuit for regenerating a signal identification clock for said identifying circuit to supply said clock to said identifying circuit;

an equalizing circuit for subjecting said signal obtained by demodulating the multilevel orthogonal modulated signal to an equalizing process; and

a clock phase detecting unit for detecting a phase component of said signal identification clock based on input and output signals of said equalizing circuit and then for supplying said phase component to said clock regenerating circuit;

wherein said clock phase detecting unit comprises:

an error detecting unit for detecting an input signal to output signal error of said [equilizing] equalizing circuit;

a signal inclination detecting unit for detecting the inclination is said demodulated signal;

a clock phase calculating unit for detecting the phase component of said signal identification clock by calculating based on the respective outputs from said error detecting unit and said signal inclination detecting unit;

a specific signal judging unit for judging whether a specific signal exists; and

a gating unit for [producing] producing the phase component of said signal identification clock obtained by said clock phase calculating unit when said specific signal judging unit judges that said specific signal exists.

14. (twice amended) A receiver circuit arranged in a receiving unit of multiplex radio equipment, according to claim 8, wherein said specific signal judging unit includes plural signal judging units that judge plural kinds of specific signals, and further comprising a selecting unit arranged between said [specific signal judging unit] plural signal judging units and said [gate] gating unit, for selecting decision results from said plural signal judging units.

15. – 46. (canceled)

REMARKS

An Office Action was mailed on February 26, 2003. Claims 1 – 47 are pending in the present application. With this Response, Applicants amend the specification, amend FIG. 14, cancel claims 15 – 46, and amend claims 8 and 14. No new matter is introduced.

REJECTION UNDER 35 U.S.C. § 251

Claims 1 – 47 are rejected under 35 U.S.C. § 251 as being based on a defective reissue application. Applicants' cancel claims 15 – 46, and respectfully traverse this rejection.

35 U.S.C. § 251 provides in the following basis for reissuing a patent:

Whenever any patent is, through error without any deceptive intention, deemed wholly or partly inoperative or invalid, by reason of a defective specification or drawing, or by reason of the patentee claiming more or less than he had a right to claim in the patent ...

(Emphasis added)

On April 17, 2001, in response to a Notice to File Missing Parts mailed on March 7, 2001, Applicants mailed a properly-formed re-issue application declaration by the inventors asserting a belief that the underlying issued patent (U.S. Patent No. 5,867,542) was wholly or partly inoperative or invalid, by reason of the patentee claiming more or less than he had the right to claim by failing to provide a generic claim to the various embodiments disclosed in the original patent.

The Examiner asserts that a failure to timely file a divisional application has been held as not considered to be an error causing a patent granted on elected to claims to be partially inoperative by reason of claiming less than Applicants had a right to claims (citing In re Watkinson, 900 F.2d 230, 14, U.S.P.Q.2d 1407 (Fed. Cir. 1990), In re Orita,

550 F.2d 1277, 193 U.S.P.Q. 145 (CCPA 1977) and In re Mead, 581 F.2d 251, 198 U.S.P.Q. 412 (CCPA 1978) for what has become known as “the Orita doctrine”).

In In re Doyle, the Federal Circuit clarified the limitations of the Orita doctrine by affirming that “the so-called *Orita* doctrine therefore precludes a reissue applicant from obtaining substantially identical claims to those of nonelected groups identified in an examiner’s restriction requirement when such claims could not have been prosecuted in the application from which they were restricted.” (In re Doyle, 293. F.3d 1355, U.S.P.Q.2d 1161 (Fed. Cir. 2002), emphasis added). Applicants acknowledge this affirmation, and cancel claims 15 – 46, which Applicants described in their Preliminary Amendment of January 26, 2001 as being substantially similar to restricted claims 15 – 46 of the original parent application, “with only the slightest non-substantive changes”.

However, Applicants respectfully submit that the Orita doctrine is not applicable to claims 1 – 14 and 47 of the present application. Claims 1 – 14 and 47 are neither identical nor substantially similar to nonelected claims 15 – 46 of the original parent application. In addition, as claims 1 – 14 are substantially similar to elected claims 1 – 14 in the original parent application, and claim 47 represents a linking claim that could have been prosecuted together with the elected claim group, each of claims 1 – 14 and 47 could have been prosecuted in the original patent application.

In Doyle, the Federal Circuit was presented with facts quite similar to those associated with the present application. Doyle received a restriction requirement in an original parent application, and elected one of nine identified claim groups for prosecution, canceling claims in the other restricted groups. Doyle failed to file divisional applications during the pendency of the original patent application. Doyle timely filed a request for broadening reissue with “linking” genus claims, and conceded that these

genus claims read on but were broader than any of the non-elected claims. On appeal, the Board of Patent Appeals and Interferences applying the Orita doctrine held Doyle's reissue declaration to be invalid.

However, in Doyle, the Federal Circuit overturned the Board's holding, holding that Doyle's declaration of failure to claim all that he was entitled to by failing to include genus claims that read on but are broader than the claims of non-elected groups was proper under 35 U.S.C. § 251. The court's opinion included the following rationale:

The linking claims here are obviously not of substantially similar scope as the nonelected species claims – they are quite significantly broader. More importantly, they could have been asserted along with the elected group because they read on the species of the elected group. Indeed, had Dr. Doyle not inadvertently neglected to assert the linking claims in his prosecution of the elected group, and had those claims been allowed, the examiner would have been required to lift the restriction requirement as to the other groups linked by the new claims and allow prosecution of those other groups. The MPEP expressly provides that “[I]f a linking claim is allowed, the examiner must examine the claims to the nonelected inventions that are linked to the elected invention by such allowed linking claim.” MPEP § 809.04 (emphases added). Viewed in this light, Dr. Doyle's failure to assert the linking genus claims truly was an error in the issued patent. It was not, as in In re Orita, merely an error pertaining to the prosecution (or lack thereof) of other, divisional applications directed towards the nonelected groups.

(Additional emphasis added)

Accordingly, Applicants respectfully submit that Applicants' reissue declaration as to claims 1 –14 and 47 is not defective under the holding of Doyle, and respectfully request that this rejection be withdrawn.

OBJECTION TO DRAWING

FIG. 14 objected to under 37 C.F.R. § 1.84(p)(5) for failing to include reference sign 307, which is mentioned in the specification at column 26, line 34. Applicants attach clean and marked-up versions of a proposed amended FIG. 14 to include reference sign

307. Accordingly, Applicants respectfully request approval of the proposed changes, and withdrawal of the drawing objection.

OBJECTIONS TO SPECIFICATION

The specification is objected to for a variety of informalities at columns 2, 4, 6, 23, 26 and 34. Applicants amend the specification to address these informalities, and respectfully request that the objection be withdrawn. No new matter is added.

OBJECTIONS TO CLAIMS

Claims 3 – 28, 30 – 32, 34 – 39 and 41 – 46 are objected to for various informalities. Applicants cancel claims 3 – 28, 30 – 32, 34 – 39 and 41 – 46 without prejudice or disclaimer, and respectfully request that the objections be withdrawn. Claims 8 and 14 are amended to correct these informalities, and to correct several typographical errors. Applicants request clarification as to the Examiner's objection to claim 8 which was unclear to Applicants, and respectfully request that all claim objections be withdrawn.

REJECTIONS UNDER 35 U.S.C. § 112

Claims 16 – 21, 23 – 28, 34 – 39 and 41 – 46 are rejected under the first paragraph of 35 U.S.C. 112 as containing subject matter not described in the specification in such a way to enable one skilled in the art to make or use the disclosed invention.

Claims 19, 24 – 27, 29 – 39 and 43 – 45 are rejected under the second paragraph of 35 U.S.C. 112 as being indefinite for failing to particularly point out and distinctly claim that which the inventors consider to be their invention. Applicants cancel claims 16 – 21, 23 – 28, 29 – 39 and 41 – 46 without prejudice or disclaimer, and respectfully request that the rejections be withdrawn.

REJECTIONS UNDER 35 U.S.C. §§ 102, 103

Claims 29 – 32, 40 – 42, 44 and 47 are rejected under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 5,317,602 to Onoda et al. Claims 33, 35 and 37 are rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 5,438,591 to Oie et al. Claims 29 – 30, 40 – 42, and 47 are rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 5,535,252 to Kobayashi. Applicants cancel claims 29 – 33, 35, 37, 40 – 42 and 44 without prejudice or disclaimer, and respectfully traverse the rejections as to claim 47.

In independent claim 47, Applicants disclose a receiver circuit arranged in a receiving unit of multiplex radio equipment, comprising: a) an identifying circuit for identifying a demodulated signal at a predetermined identification level, the demodulated signal obtained by demodulating a multilevel orthogonal modulated signal, b) a clock regenerating circuit for regenerating a signal identification clock and supplying the regenerated signal identification clock to the identifying circuit, and c) a clock phase detecting section for detecting a phase component of the signal identification clock based on clock-phase-detecting composite input information including one of: i) a combination of a demodulated signal and an equalized demodulated signal, and ii) a combination of clock phase information to be supplied to the identifying circuit and signal error information obtained by the identifying circuit, and for then supplying the phase component to the clock regenerating circuit. The clock phase detecting section further includes: a) a difference detecting unit, responsive to the receipt of the composite input information, for detecting any one of: I) difference information between the demodulated signal and the equalized demodulated signal, and II) a combination of clock phase difference information and signal error differential information, and b) a clock phase

calculating unit for calculating the phase component of the signal identification clock based on the output from the difference detecting unit.

Onoda discloses a QPSK base-band delayed detector (see, e.g., FIG. 5 of Onoda). The detector of Onoda includes A/D converters 57, 58 for identifying and converting analog signals into digital signals and bit timing recovery (BTR) circuit 1 including phase comparison result detection unit 2 for detecting a phase component of the digital signals generated by converter 57, 58, and a digital PLL 3 for outputting a clock signal of appropriate phase. Unlike Applicants' claimed invention, however, Onoda fails to disclose that detection unit detects either of difference information between the demodulated signal and the equalized demodulated signal or a combination of clock phase difference information and signal error differential information.

Kobayashi discloses a DQPSK clock synchronization circuit (see, e.g., FIG. 2 of Kobayashi). The circuit of Kobayashi includes A/D converters 41, 42 for detecting and converting analog signals into digital signals, phase detector circuits 43, 45, 46 and 47 for detecting a phase error in the digital signals, and clock reproducer 48 for generating a clock signal m for A/D converters 41, 42. As in the case of Onoda, in sharp contrast to Applicants' claimed invention, Kobayashi fails to disclose that detector circuits 43, 45, 46 and 47 detect either of difference information between the demodulated signal and the equalized demodulated signal or a combination of clock phase difference information and signal error differential information.

Accordingly, Applicants respectfully submit that claim 47 is not anticipated by either of Onoda and Kobayashi, and is therefore allowable

CONCLUSION

An earnest effort has been made to be fully responsive to the Examiner's objections. In view of the above amendments and remarks, it is believed that 1 – 14 and 47, which include independent claims 1, 2, 8 and 47, and the claims that depend therefrom, stand in condition for allowance. Passage of this case to allowance is earnestly solicited. However, if for any reason the Examiner should consider this application not to be in condition for allowance, he is respectfully requested to telephone the undersigned attorney at the number listed below prior to issuing a further Action.

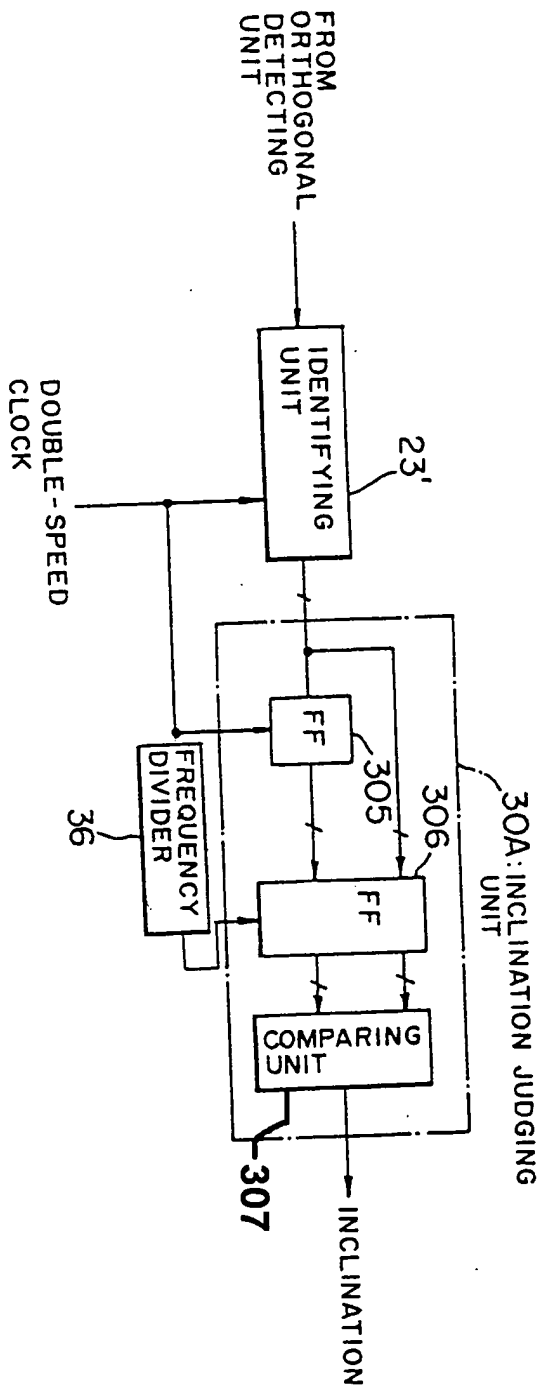
Respectfully submitted,



Thomas J. Bean
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CUSTOMER NUMBER 026304
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DOCKET No.: FUJS 13.045A (100794-10736)
ENCLOSURE: Amended FIG. 14

FIG. 14





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor : Takanori IWAMATSU
Hiroyuki KIYANAGI

Serial No. : 09/771,229

Filed : January 26, 2001

Title : **CLOCK PHASE DETECTING CIRCUIT AND CLOCK
REGENERATING CIRCUIT EACH ARRANGED IN
RECEIVING UNIT OF MULTIPLEX RADIO EQUIPMENT**

Examiner : Young Toi Tse

Group Art Unit : 2634

August 26, 2003

RECEIVED

OCT 20 2003

Technology Center 2600

Mail Stop Reissue
Commissioner for Patents
P. O. Box 1450
Alexandria, VA 22313-1450

PETITION FOR EXTENSION OF TIME

Sir:

Applicant requests that the time for taking action in this case be extended pursuant to 37 CFR 1.136(a) for:

() one month (X) three months
() two months () four months

The fee set in 37 CFR 1.17 for the extension of time is \$930.

() Fee enclosed. Please charge any additional fee required for this extension of time to Deposit Account No. 50-1290. A duplicate copy of this paper is enclosed.

Any fee due with this paper may be charged to Deposit Account No. 50-1290.

Filed by Express Mail
Receipt No. 8133227528045
on AUGUST 26, 2003
pursuant to 37 C.F.R. 1.10.
By Patricia Muir
Patricia Muir

(xx) Charge fee to Deposit Account No. 50-1290. A duplicate copy of this paper is enclosed.

() Applicant is a small entity entitled to pay reduced fees in this application.

A verified small entity statement:

() has been filed () is enclosed.

Also enclosed is a:

(X) Response () Notice of Appeal () Appeal Brief

() Sub Power of Attorney
Change of Correspondence Address

Respectfully submitted,



Thomas J. Bean
Reg. No. 44,528

CUSTOMER NUMBER 026304

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TJB:pm